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April 11, 2008

By ECF and Hand Delivery

Honorable Jack B. Weinstein United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re: United States v. Joseph Agate, et al., 08 Cr. 76 (JBW)

Dear Judge Weinstein:

I write on behalf of Anthony Scibelli to respectfully request a modification of the conditions of his pretrial release for the period beginning Friday April 18, 2008 and ending Saturday April 26, 2008. The purpose of this modification is to allow Mr. Scibelli to travel to Florida with his wife and three-year-old daughter. During this trip, Mr. Scibelli plans to: (a) investigate the possibility of selling a property that he owns in Singer Island, Florida; (b) visit his elderly grandparents and his uncle in Brooksville, Florida; and (c) take his wife and daughter to Disney World in Orlando, Florida.

I will provide Mr. Scibelli's Pretrial Services Officer with a full trip itinerary before Mr. Scibelli leaves New York. This itinerary will include: flight information; the address of his Florida home; names and contact information for his grandparents and uncle; and information on where he will be staying with his family in Orlando.

Respectfull submitted.

Gerald L. Shargel

cc: Joey Lipton, Esq.

Roger Burlingame, Esq.

Evan Norris, Esq.

Assistant United States Attorney (by ECF)

Co-defendants' Counsel (by ECF)

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